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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/896,248	06/29/2001	Carl A. Caroli	2-54-9	9196	
30594	7590 10/18/2005		EXAMINER		
HARNESS, DICKEY & PIERCE, P.L.C.			LI, SHI K		
P.O. BOX 89 RESTON, V			ART UNIT PAPER NUMBER		
,			2633		
	•		DATE MAILED: 10/18/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	09/896,248	CAROLI ET AL.				
Office Action Summary	Examiner	Art Unit				
	Shi K. Li	2633				
The MAILING DATE of this communication ap	pears on the cover sheet with the c	correspondence address				
Period for Reply		(2) 22 7 1127 (22) 7 112				
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period. - Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	OATE OF THIS COMMUNICATION 136(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from e. cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1)⊠ Responsive to communication(s) filed on 09 J	lune 2005.	-				
,	s action is non-final.					
<i>,</i> —	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4) Claim(s) 1-22 is/are pending in the application.						
4a) Of the above claim(s) is/are withdra	4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.	5) Claim(s) is/are allowed.					
6)⊠ Claim(s) <u>1-22</u> is/are rejected.	☑ Claim(s) <u>1-22</u> is/are rejected.					
7) Claim(s) is/are objected to.	Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and/	or election requirement.					
Application Papers						
9)☐ The specification is objected to by the Examin	er.					
10)☐ The drawing(s) filed on is/are: a)☐ acc	cepted or b) \square objected to by the \emptyset	Examiner.				
Applicant may not request that any objection to the						
Replacement drawing sheet(s) including the correct						
11)☐ The oath or declaration is objected to by the E	xaminer. Note the attached Office	Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign	n priority under 35 U.S.C. § 119(a)-(d) or (f).				
a) ☐ All b) ☐ Some * c) ☐ None of:						
 Certified copies of the priority document 	1. Certified copies of the priority documents have been received.					
2. Certified copies of the priority documen	2. Certified copies of the priority documents have been received in Application No					
Copies of the certified copies of the price	prity documents have been receive	ed in this National Stage				
application from the International Burea	• • • • • • • • • • • • • • • • • • • •					
* See the attached detailed Office action for a list	t of the certified copies not receive	ed.				
AMORPHORY						
Attachment(s) 1) Notice of References Cited (PTO-892)	4) Interview Summary	(PTO_413)				
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da	ate				
 Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date) 5) Notice of Informal P 6) Other:	Patent Application (PTO-152)				

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DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 9 June 2005 has been entered.

Claim Rejections - 35 USC § 103

- 2. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- 3. Claims 1-3, 9, 12-15 and 19-22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sridhar (U.S. Patent 5,778,118) in view of Park et al. (U.S. Patent Application Pub. 2002/0067526 A1).

Regarding claims 1, 13, 19 and 21, Sridhar discloses in FIG. 1 an add/drop node and method capable of adding or dropping at least one optical channel of a WDM signal. The add/drop node (FIG. 1) comprises an optical coupler 20 for receiving and coupling a WDM input signal to both a drop transmission path (first path) and a through transmission path (second path) within the add/drop node (col. 4, lines 10-21), an optical splitter 62 coupled to the drop transmission path 60 for optically separating the WDM signal into a plurality of optical channels wherein one or more of the plurality of optical channels are selectively dropped from the WDM input signal (col. 5, line 64-col. 6, line 2), a first wavelength blocking element 40 coupled to the through transmission path 50 for selectively blocking the one or more optical channels being

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selectively dropped so that only optical channels not being dropped at the add/drop node are passed on the through transmission path (col. 5, lines 2-5), an add transmission path (third path) 83, an optical combiner 82 for combining a plurality of optical channels to form a WDM add signal and a combiner 30 coupled to each of the add and through transmission paths for combining the add signal with optical channels in the through transmission path to generate a WDM output signal for transmission from the add/drop node (col. 4, lines 20-24).

The difference between Sridhar and the claimed invention is that Sridhar does not teach a second wavelength blocking element for selectively blocking optical channels that are passed along in the through transmission path. Park et al. shows in FIG. 2 a add filter 271 for selectively blocking optical channels that are passed along in the through transmission path. Park et al. teaches in paragraph [0028] the reflection type filter consists of the reflection filters corresponding to N-m wavelengths where N is the wavelengths of the WDM input signal at the input port of the add/drop node and m is the dropped wavelengths. One of ordinary skill in the art would have been motivated to combine the teaching of Park et al. with the add/drop node of Sridhar because the add filter eliminates optical noise and avoid wavelength collision (paragraphs [0023] and [0028] of Park et al.). Thus it would have been obvious to one of ordinary skill in the art at the time the invention was made to include a block filter for blocking channels that are not to be added, as taught by Park et al., in the add/drop node of Sridhar because the add filter eliminates optical noise and avoids wavelength collision.

Regarding claims 2 and 14, Park et al. teaches in paragraph [0037] to use tunable filters for both drop filter 231 and add filter 271 so that channels to be dropped and added can be

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controlled remotely. Also, Sridhar teaches in col. 9, lines 53-55 to use tunable filter for dynamically configuring selective blocking function.

Regarding claims 3 and 15, Sridhar teaches in col. 4, lines 31-35 equalizing gain.

Regarding claim 9, Sridhar discloses in FIG. 1 demultiplexer 62.

Regarding claim 12, both Sridhar and Park et al. teach a WDM signal comprising a plurality of optical channels. Park et al. teaches in paragraph [0037] tunable filter for dropping and adding any desirable channels.

Regarding claims 20 and 22, Sridhar teaches in col. 9, lines 53-55 to use tunable filter for dynamically configuring selective blocking function.

4. Claims 4-8, 10, 11 and 16-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sridhar and Park et al. as applied to claims 1-3, 9, 12-15 and 19-22 above, and further in view of Thomas et al. (U.S. Patent 6,429,974 B1).

Sridhar and Park et al. have been discussed above in regard to claims 1-3, 9, 12-15 and 19-22. Regarding claims 4 and 16, the difference between Sridhar and Park et al. and the claimed invention is that Sridhar and Park et al. do not teach an interleaver for separating the WDM input signal into first and second groups. Thomas et al. teaches in FIG. 12 an add/drop system using an interleaver I for separating the WDM input signal into first and second groups so that optical channels in each of the groups are spaced apart by at least one wavelength as illustrated in FIG. 10. One of ordinary skill in the art would have been motivated to combine the teaching of Thomas et al. with the modified add/drop node and method of Sridhar and Park et al. because it supports batch processing of a group of channels with common components, e.g., express routing path for a group of channels. Thus it would have been obvious to one of

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ordinary skill in the art at the time the invention was made to use interleaver to separate WDM signal into first and second channel groups, as taught by Thomas et al., in the modified add/drop node and method of Sridhar and Park et al. because it supports batch processing of a group of channels with common components.

Regarding claims 5 and 6, Thomas et al. shows in FIG. 10 optical channels in each of the first and second groups are spaced apart by at least one wavelength, wherein the first group includes optical channels having an odd channel number and the second group includes optical channels having an even channel.

Regarding claims 7-8 and 17, Thomas et al. shows in FIG. 12 an express routing path (pass-through). Thomas et al. also teaches in FIG. 13 express routing path 1314 where channels cannot be dropped.

Regarding claims 10-11 and 18, Thomas et al. teaches in FIG. 14 interleavers for separating the WDM input signal in the drop transmission path into at least two groups of optical channels according to a prescribed pattern so that channel spacing between optical channels is increased (see Thomas et al, col. 6, line 66-col. 7, line 8).

Response to Arguments

5. Applicant's arguments filed 9 June 2005 have been fully considered but they are not persuasive.

The Applicant argues that Sridhar does not disclose or suggest selective blocking of previously added optical wavelengths and Park does not make up for the deficiencies of Sridhar. The Examiner disagrees. Park teaches in FIG. 2 add filter 271 for selectively blocking optical channels. Park teaches in FIG. 6 detailed scheme of the add filter and teaches in paragraph

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[0028] the reflection type filter consists of the reflection filters corresponding to N-m wavelengths where N is the wavelengths of the WDM input signal and m is the dropped wavelengths. That is, any wavelengths in the input signal that have not been dropped are blocked by filter 271. This avoids wavelength collision.

The Applicant argues that the combination of Sridhar and Park is improper because such a combination would render one or both of these references unsatisfactory for their intended purposes. To support such argument, the Applicant cites col. 7, lines 15-19 of Sridhar and paragraph [0042] of Park and concludes that Park would not be able to add any arbitrary number of optical channels as is required by the disclosure Sridhar. The Examiner disagrees. Park uses as example a configuration where the added wavelengths are the same as the dropped wavelengths. However, the structure of FIG. 2 and the explanation of paragraph [0028] indicate that any wavelengths that do not cause wavelength collision can be added.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Shi K. Li whose telephone number is 571 272-3031. The examiner can normally be reached on Monday-Friday (8:30 a.m. - 5:00 p.m.).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jason Chan can be reached on 571 272-3022. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

skl 4 October 2005

> Shi K. Li Patent Examiner